Reply to Office Action of: 10/21/2008

**REMARKS** 

Applicants respectfully request reconsideration of the present Application.

Claims 1, 9-11, 13-14, 16, 21-22, and 25-27 have been amended herein. Claims 8, 12, and 24

have been canceled. Care has been exercised to introduce no new matter. Claims 1-7, 9-11, 13-

23, and 25-27 are pending and are in condition for allowance.

**Objections** 

Several amendments to the specification were made in the prior Amendment and

Response, filed June 30, 2008, in order to overcome Examiner's Objection to the Specification

and to make certain minor corrections. Since said objection to the specification was not

maintained, and since no new objection was made in the Office Action mailed Oct. 21, 2008,

please let the record show that all of said amendments have been entered and are acceptable to

Examiner.

Rejections based on 35 U.S.C. § 103(a)

Claims 1-8, 12-20 and 22-24 were rejected under 35 U.S.C. § 103(a) as being

unpatentable over Perlman, U.S. Publication No. 2004/0110468 in view of Ellis, U.S.

Publication No. 2008/1084327. Applicants respectfully traverse said rejection for the following

reasons.

Independent claims 1, 16, and 22 have been amended to include a system and

method claim element of "a wireless signal receiver, comprising a singular wireless interface

which is operational with a wireless networking card and a computing device." The prior art of

record, neither singly nor in any combination, discloses a single wireless interface which is

operational with both a wireless networking card and a computing device. This provides a clear

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advantage of requiring just one wireless interface instead of multiple wireless interfaces.

Therefore, remote computer controls, such as a wireless keyboard, a wireless mouse, or a

wireless camera could be used with no additional wireless interface required. Claims 1, 16, and

22 are now in allowable form. As such, dependent claims 2-7, 13-15, 17-20, and 23 are also

allowable, at least for the reasons stated above with regard to independent claims 1, 16, and 22.

Therefore, Applicants respectfully request the withdrawal of the rejection of claims 1-8, 12-20

and 22-24 under 35 U.S.C. § 103(a) as being unpatentable over Perlman in view of Ellis.

Claims 9-11, 21 and 25-27 were rejected under 35 U.S.C. § 103(a) as being

unpatentable over Perlman in view of Ellis in further view of Parker et al., U.S. Publication No.

2003/0234804. Applicants respectfully traverse said rejection for the following reasons.

Independent claims 1, 16, and 22 are now in allowable form, as discussed above,

over the prior art of record of Perlman in view of Ellis. Parker is simply drawn to a system and

method of viewing a computer monitor from a distance, and does not cure the deficiencies of

Perlman and Ellis. Claims 9-11, 21, and 25-27 are also in condition for allowance, for at least

these reasons. Therefore, Applicants respectfully request the withdrawal of the rejection of

claims 9-11, 21 and 25-27 under 35 U.S.C. § 103(a) as being unpatentable over Perlman in view

of Ellis in further view of Parker.

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**CONCLUSION** 

For at least the reasons stated above, claims 1-7, 9-11, 13-23, and 25-27 are now

in condition for allowance. Applicants respectfully request withdrawal of the pending rejections

and allowance of the claims. If any issues remain that would prevent issuance of this

application, the Examiner is urged to contact the undersigned - 202-783-8400 or

nberezny@shb.com (such communication via email is herein expressly granted) – to resolve the

same. It is believed that no fee is due, however, the Commissioner is hereby authorized to

charge any amount required to Deposit Account No. 21-0765.

Respectfully submitted,

/NEMA BEREZNY/

Nema Berezny Reg. No. 57,706

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